

1 THE HONORABLE JOHN C. COUGHENOUR
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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 DEBRA VANESSA WHITE,

11 CASE NO. C19-0284-JCC

12 Plaintiff,

13 MINUTE ORDER

14 v.

15 RELAY RESOURCE, *et al.*,

16 Defendants.

17 The following Minute Order is made by direction of the Court, the Honorable John C.
18 Coughenour, United States District Judge:

19 This matter comes before the Court on Plaintiff's motion to clarify and for
20 reconsideration (Dkt. No. 9) of the Court's order regarding discovery and depositions (Dkt. No.
21 6). With regard to the motion for clarification, the order regarding discovery and depositions
22 pertains to both named Defendants. (*See* Dkt. No. 6 at 1.)

23 "Motions for reconsideration are disfavored." W.D. Wash. Local Civ. R. 7(h)(1). "The
24 court will ordinarily deny such motions in the absence of a showing of manifest error in the prior
25 ruling or a showing of new facts or legal authority which could not have been brought to its
attention earlier with reasonable diligence." *Id.* Plaintiff has not met this standard. In her motion
26 for reconsideration, Plaintiff asks the Court to "reconsider the requirement for an Order and
instead enter an order extending discovery and deposition for ALL parties . . ." (Dkt. No. 9 at

1 2.) But the Court has no “requirement for an Order” in its order regarding discovery and
2 depositions. (*See* Dkt. No. 6.) Further, when the parties attend the status conference on June 18,
3 2019, the parties will agree to discovery and other case management deadlines. (*See* Dkt. No. 7.)
4 Plaintiff’s motion for reconsideration (Dkt. No. 9) is DENIED.

5 DATED this 12th day of March 2019.

6 William M. McCool
7 Clerk of Court

8 s/Tomas Hernandez
9 Deputy Clerk